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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	ATTORNEY DOCKET NO. CONFIRMATION NO.	
10/601,127	06/19/2003	Carlos Schuler	0047,10	5998	
²¹⁹⁶⁸ NEKTAR THI	7590 09/11/200 ER APELITICS	EXAMINER			
201 INDUSTRIAL ROAD			EREZO, DARWIN P		
SAN CARLOS	S, CA 94070		ART UNIT	PAPER NUMBER	
		3773		•	
			MAIL DATE	DELIVERY MODE	
			09/11/2008	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application No. Applicant(s) 10/601,127 SCHULER ET AL. Office Action Summary

Office Action Summary		Examiner	Art Unit					
		Darwin P. Erezo	3773					
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence ac	ldress				
A SH WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DY Solve of the provisions of 37 CFR 1.13 SIX (6) MONTH'S from the mailing date of this communication. Depend for reply is specified above, the maximum statutory period was precided to reply is specified above. The maximum statutory period was precided to reply in specified above. The maximum statutory period reply received by the Office later than three months after the mailing det patient term daystermer. See 37 CFR 1.74(b).	ATE OF THIS COMMUNICATION 16(a). In no event, however, may a reply be tim- till apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE!	N. nely filed the mailing date of this o D (35 U.S.C. § 133).	,				
Status								
1)🖂	Responsive to communication(s) filed on 07 Ju	lv 2008.						
	This action is FINAL . 2b)⊠ This action is non-final.							
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
4)🖂	Claim(s) 53-60 is/are pending in the application	1.						
~	4a) Of the above claim(s) is/are withdrawn from consideration.							
5)	Claim(s) is/are allowed.							
6)⊠	Claim(s) 53-60 is/are rejected.							
7)	7) Claim(s) is/are objected to.							
8)□	Claim(s) are subject to restriction and/or	election requirement.						
Applicat	ion Papers							
9)	The specification is objected to by the Examine	r.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.								
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11)	11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority I	under 35 U.S.C. § 119							
	Acknowledgment is made of a claim for foreign ☐ All b)☐ Some * c)☐ None of:		-(d) or (f).					
	Certified copies of the priority documents							
	2. Certified copies of the priority documents							
	 Copies of the certified copies of the prior application from the International Bureau 	•	ed in this National	Stage				
* 5	See the attached detailed Office action for a list		d.					
· ·								
Attachmen		6- <u>-</u>						
	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail Da						

3) X Information Disclosure Statement(s) (FTO/S5/08) Paper No(s)/Mail Date 7/11/08.

5) Notice of Informal Patent Application
6) Other:

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 6/6/08 has been entered.

Information Disclosure Statement

 The information disclosure statement(s) (IDS) submitted on 7/11/08 has been received and made of record. Note the acknowledged form PTO-1449 enclosed herewith.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- Claims 53-55, 57 and 59 are rejected under 35 U.S.C. 102(b) as being anticipated by US 5,727,546 to Clarke et al.
- (claim 53) Clarke discloses a method for aerosolizing a pharmaceutical formulation, the method comprising:

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-providing a valve 27 within an airway (the interior space of the device shown in Figs. 2(a) - 2(c)) leading to the lungs to prevent respiratory gases from flowing to the lungs when a user attempts to inhale (Fig. 2(a) shows the closed position), and then permitting respiratory gasses to flow to the lungs (Fig. 2(b)) by opening the valve when a threshold actuating vacuum caused by the attempted inhalation exceeds the pressure of the spring biasing means 26:

providing a flow regulator 23 within the airway, wherein the flow regulator varies the flow resistance through the airway to control the flow of respiratory gases (as seen between Figs. 2(b)-2(c)), wherein the flow resistance through the flow regulator is low when the respiratory gases are permitted to flow and increases when the vacuum generated by the user increases thereafter (see attached figure below); and

using the flow of respiratory gases to extract a pharmaceutical formulation from a receptacle 11 (shown in Fig. 1(a)) and to place said formulation within the flow of respiratory gases to form an aerosol.

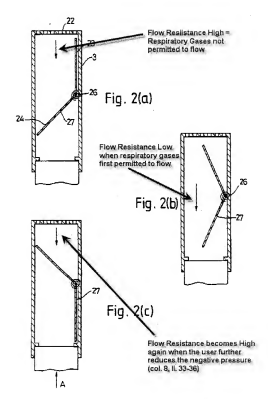
(claim 54) Clark discloses the desired negative pressure created in the mouthpiece to be in the range of 0.1-20 mbar, which is equivalent to 0.1-20.29 cm H2O (see col. 5, lines 2-4).

(claim 55) The flow regulator 23 is fully capable of limiting the flow of gas to a rate that is less than a higher rate.

(claim 57) The flow regulator 23 regulates the size of the airway.

(claim 59) The valve 27 and the flow regulator 23 are arranged in series.

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Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

- 6. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
 - Determining the scope and contents of the prior art.
 - 2. Ascertaining the differences between the prior art and the claims at issue.
 - 3. Resolving the level of ordinary skill in the pertinent art.
 - 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- Claim 56 is rejected under 35 U.S.C. 103(a) as being unpatentable over Clarke et al. in view of US 6,116,237 to Schultz et al.

Clarke discloses a desired flow rate of between 20-250 l/min. Clarke fails to teach the specific flow rate of 15 l/min. However, Schultz discloses that a flow rate of 15-60 l/min is required to provide a better delivery efficiency of powder medicaments (see abstract). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the methodology of Clarke to include the flow rate of 15 l/min because certain dry powder medicament require a lower flow rate for better delivery efficiency of the medicament into lungs.

 Claims 58 and 60 are rejected under 35 U.S.C. 103(a) as being unpatentable over Clarke et al.

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(claim 58) Clarke teaches the embodiment of the flow regulator 23 shown in Figs. 2(a)-2(c) as a vane. However, Clarke discloses various other embodiment for the flow regulator, including a duck bill valve shown in Fig. 9(a). These are disclosed as equivalent structures known in the art. Therefore, since these embodiments were art-recognized equivalent at the time the invention was made, one of ordinary skill in the art would have found it obvious to substitute one embodiment for the other.

(claim 60) Clarke teaches the valve 27 and the flow regulator 23 being arranged in series, as shown in Figs. 2(a)-2(c). Clarke fails to teach a parallel arrangement.

However, it would have been an obvious matter of design choice to a person of ordinary skill in the art at the time the invention was made to modify the arrangement from a series arrangement to a parallel arrangement because Applicant has not disclosed that parallel arrangement provides an advantage, is used for a particular purpose, or solves a stated problem. One of ordinary skill in the art, furthermore, would have expected Applicant's invention to perform equally well with either the series arrangement or the claimed parallel arrangement because both arrangements perform the same function of regulating air flow to the patient. Furthermore, the applicant has not provided any criticality to a "parallel" arrangement since the applicant discloses that the invention could either have a series or parallel flow arrangement.

Therefore, it would have been obvious matter of design choice to modify the invention of Clarke to obtain the invention as specified in claim 60.

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Response to Arguments

 Applicant's arguments filed 6/6/08 have been fully considered but they are not persuasive.

The applicant argued that the Clarke reference fails to anticipate claim 53 because the Clarke reference allegedly fails to disclose the newly added limitation of "wherein the flow resistance through the flow regulator is low when the respiratory gases are permitted to flow and increases when the vacuum generated by the user increases thereafter". However, this is not persuasive. As seen in Fig. 2(b), the flow resistance is low when respiratory gases is permitted to flow. However, upon further reduction of the pressure by the user (which is equivalent to increasing the vacuum), vane 27 flips over to the other side such that portion 23 of the vane blocks the flow of air, which increases the flow resistance through the regulator, as shown in Fig. 2(c).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Darwin P. Erezo whose telephone number is (571)272-4695. The examiner can normally be reached on M-F (8:00-4:30).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jackie Ho can be reached on (571) 272-4696. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Darwin P. Erezo/ Primary Examiner, Art Unit 3773